

Message

From: Reinfeld, Aviva [Reinfeld.Aviva@epa.gov]
Sent: 7/19/2021 2:40:00 PM
To: Lazos, Pamela [Lazos.Pamela@epa.gov]; Rivera, Nina [Rivera.Nina@epa.gov]
Subject: RE: issues blurb for the RA July issues paper
Attachments: RE: Draft [REDACTED] WAR - Aviva, have at it....

I thought we could double-count our WAR description for this—I asked Allison and she said we could use the same text for both, though I don't know if that means we need to submit it separately?

From: Lazos, Pamela <Lazos.Pamela@epa.gov>
Sent: Monday, July 19, 2021 10:35 AM
To: Rivera, Nina <Rivera.Nina@epa.gov>; Reinfeld, Aviva <Reinfeld.Aviva@epa.gov>
Subject: RE: issues blurb for the RA July issues paper

Oops! This got lost in the sauce because I was out much of Thursday and didn't see it on my tickler system. Does it still need to be done? I can draft something after docket. Sorry!

From: Rivera, Nina <Rivera.Nina@epa.gov>
Sent: Thursday, July 08, 2021 8:10 PM
To: Lazos, Pamela <Lazos.Pamela@epa.gov>; Reinfeld, Aviva <Reinfeld.Aviva@epa.gov>
Subject: issues blurb for the RA July issues paper

The blurbs are due on July 15. Can one of you work on drafting a short blurb on [REDACTED] and send it to Donna by then? I know Pam has done these several times, and I think Aviva has too, but just in case here are a couple of examples:

- **US and PADEP do not concur with Environmental Integrity Project's (EIP) Motion to Intervene in negotiations to amend Partial Consent Decree (PDC) with Capital Region Water (CRW):** EIP contacted DOJ and PADEP regarding the potential filing of a Motion to Intervene in the matter of U.S. v. Capital Regional Water and the City of Harrisburg, where the parties are currently negotiating an amendment to the Partial Consent Decree. On April 28 DOJ advised EIP that it would not concur on their motion to intervene and would not enter into a common interest agreement with EIP which EIP had requested as *quid pro quo* to stay the filing of their motion. The U.S., PADEP, and CRW have been negotiating a list of projects which will be the subject of the amended PCD and which are designed to bring the Harrisburg wastewater treatment and collection system to 77% capture over the next ten years, allowing CRW to complete an approvable LTCP within that period. By entering into an amended Partial Consent Decree, CRW retains the requirement to concurrently develop an approvable LTCP with an adaptive management approach. Region 3 has drafted an amended PCD, updating the 6-year old PCD to reflect the work that has been done to date and the forthcoming work. DOJ is reviewing that document; EPA hopes that DOJ can send the draft agreement to CRW within the next few weeks. The US and PADEP have agreed to waive stipulated penalties in the amount of \$659,000 accrued as a result of CRWs failure to submit an approvable LTCP by April 2018. The Agencies are still pursuing stipulated penalties in the amount of \$6,000 for SSOs and DWOS since November 2019.

• [REDACTED]

Nonresponsive based on revised scope

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